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13		MCTDICT COUDT
14	UNITED STATES DISTRICT COURT	
15	DISTRICT OF MA	ASSACHUSETTS
16 17 18 19	STEFANO GRANATA; JUDSON THOMAS; COLBY CANNIZZARO; CAMERON PROSPERI; THE GUN RUNNER, LLC; and FIREARMS POLICY COALITION, INC	
17	THOMAS; COLBY CANNIZZARO; CAMERON PROSPERI; THE GUN	
17 18 19	THOMAS; COLBY CANNIZZARO; CAMERON PROSPERI; THE GUN RUNNER, LLC; and FIREARMS	Case No. 1:21-CV-10960-RWZ
17 18 19 20	THOMAS; COLBY CANNIZZARO; CAMERON PROSPERI; THE GUN RUNNER, LLC; and FIREARMS POLICY COALITION, INC., Plaintiffs, v.	
17 18 19 20 21	THOMAS; COLBY CANNIZZARO; CAMERON PROSPERI; THE GUN RUNNER, LLC; and FIREARMS POLICY COALITION, INC., Plaintiffs,	
17 18 19 20 21 22	THOMAS; COLBY CANNIZZARO; CAMERON PROSPERI; THE GUN RUNNER, LLC; and FIREARMS POLICY COALITION, INC., Plaintiffs, v. MAURA HEALEY, in her official capacity as Attorney General of the Commonwealth of Massachusetts; and	
17 18 19 20 21 22 23	THOMAS; COLBY CANNIZZARO; CAMERON PROSPERI; THE GUN RUNNER, LLC; and FIREARMS POLICY COALITION, INC., Plaintiffs, v. MAURA HEALEY, in her official capacity as Attorney General of the	
17 18 19 20 21 22 23 24	THOMAS; COLBY CANNIZZARO; CAMERON PROSPERI; THE GUN RUNNER, LLC; and FIREARMS POLICY COALITION, INC., Plaintiffs, v. MAURA HEALEY, in her official capacity as Attorney General of the Commonwealth of Massachusetts; and THOMAS TURCO, in his official capacity as Secretary of Executive Office of Public Safety and Security of the	
17 18 19 20 21 22 23 24 25	THOMAS; COLBY CANNIZZARO; CAMERON PROSPERI; THE GUN RUNNER, LLC; and FIREARMS POLICY COALITION, INC., Plaintiffs, v. MAURA HEALEY, in her official capacity as Attorney General of the Commonwealth of Massachusetts; and THOMAS TURCO, in his official capacity as Secretary of Executive Office	
17 18 19 20 21 22 23 24 25 26	THOMAS; COLBY CANNIZZARO; CAMERON PROSPERI; THE GUN RUNNER, LLC; and FIREARMS POLICY COALITION, INC., Plaintiffs, v. MAURA HEALEY, in her official capacity as Attorney General of the Commonwealth of Massachusetts; and THOMAS TURCO, in his official capacity as Secretary of Executive Office of Public Safety and Security of the	

NOTICE OF APPEAL PLEASE TAKE NOTICE that the above-named Plaintiffs hereby appeal to the United States Court of Appeals for the First Circuit from the Court's Order entered on May 19, 2022 (ECF Doc. 24) and the related Judgment entered the same day (ECF Doc. 25). A copy of the Order and Judgment are attached. Dated: June 15, 2022 /s/ Richard C. Chambers, Jr. ATTORNEY FOR PLAINTIFFS RICHARD C. CHAMBERS, JR. **CHAMBERS LAW OFFICE** 220 Broadway, suite 404 LYNNFIELD, MA 01940

CERTIFICATE OF SERVICE I, Richard C. Chambers, hereby certify that I served a copy of the Notice of Appeal through the Court's ECF system to all registered users. Dated: June 15, 2022 By: /s/ Richard C. Chambers, Jr. Richard C. Chambers Chambers Law Office 220 Broadway, Suite 404 Lynnfield, MA 01940